State of GA, Healthcare Facility Regulation Division

	T OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION (X3 A. BUILDING:		(X3) DATE :	
			A. BUILDING:			
		044-588	B. WING			, 3/2016
NAME OF F	PROVIDER OR SUPPLIER	STREET ADD	DRESS, CITY, S	TATE, ZIP CODE		
LAUREL	HEIGHTS HOSPITA		RCLIFF ROA ., GA 30306	AD, NE		
(X4) ID PREFIX TAG	(EACH DEFICIENC)	NTEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTIC (EACH CORRECTIVE ACTION SHOULI CROSS-REFERENCED TO THE APPROF DEFICIENCY)	D BE	(X5) COMPLETE DATE
	Initial Comments. At the time of the sum was in compliance want and Regulations for Facilities for Childre	urvey, Laurel Heights Hospital with Chapter 111-8-68 Rules Residential Mental Health en and Youth, as a result of tion #GA00158002. The	1000			

State of GA Inspection Report
LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE (X6) DATE State of GA. Healthcare Facility Regulation Division

	OF DEFICIENCIES F CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPL A. BUILDING:	E CONSTRUCTION	(X3) DATE : COMP	SURVEY LETED
		044-588			R- 02/2	C 8/2017
NAME OF PE	ROVIDER OR SUPPLIER	STREET AD		TATE, ZIP CODE	•	
LAUREL	HEIGHTS HOSPITAL		ARCLIFF ROA A, GA 30306			
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULE CROSS-REFERENCED TO THE APPROP DEFICIENCY)) BE	(X5) COMPLETE DATE
{ 000}	Initial Comments.		{ 000}			
	A follow-up to the co	omplaint investigation of ucted. No deficiencies were	11 000}			

State of GA Inspection Report
LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE (X6) DATE

PRINTED: 09/20/2018 FORM APPROVED OMB NO. 0938-0391

	OF DEFICIENCIES F CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MUL A. BUILDI	TIPLE CONSTRUCTION ING	(X3) DATE COM	SURVEY PLETED
		11L005				-C 28/2017
NAME OF F	ROVIDER OR SUPPLIER			STREET ADDRESS, CITY, STATE, ZIP CODE	UZIZ	20/2017
LAUREL	HEIGHTS HOSPITAI	-		934 BRIARCLIFF ROAD, NE ATLANTA, GA 30306		
(X4) ID PREFIX TAG	(EACH DEFICIENC)	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFII TAG		BE	(X5) COMPLETION DATE
{N 000}	Initial Comments		{N 00	00}		
		omplaint investigation of ucted. No deficiencies were				

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE

(X6) DATE

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

TILITY REFORM APPROVED DEPARTMENT OF HEALTH AND HUMAN SERVICES OMB NO. 0938-0391 CENTERS FOR MEDICARE & MEDICAID SERVICES X3) DATE SURVEY STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION ALT AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING B. WING ED 04/03/2015 11L005 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CO 934 BRIARCLIFF ROAD, NE LAUREL HEIGHTS HOSPITAL ATLANTA, GA 30306 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) í۲ì (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL COMPLETION PREFIX (EACH CORRECTIVE ACTION SHOULD BE PREFIX DATE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY N 000 Initial Comments N 000 A recertification survey and follow-up to a complaint investigation (GA00144467) conducted on 12/3/2014 was done on 4/2/15 and the Laurel Heights (PRFT) was in substantial compliance with 42 CFR Part 483. Sub Part G: Condition of Participation for the Use of Restraint and Seclusion in Psychiatric Treatment Facilities Providing Inpatient Psychiatric Services for Individuals Under Twenty One, the following deficiencies were otherwise cited: 483.358(d) ORDERS FOR USE OF RESTRAINT Corrective Action: Medical Director met with OR SECLUSION all physicians on April 21, 2015 and directed them to verify seclusion/ restraint orders If the order for restraint or seclusion is verbal, the within 24 hours. 4/21/15 verbal order must be received by a registered A separate seclusion/ restraint order form has nurse or other licensed staff such as a licensed been created and will be presented to GOB practical nurse, while the emergency safety for approval on April 30, 2015. The order intervention is being initiated by staff or form will go directly to the physician for immediately after the emergency safety situation signature, no longer requiring the Dr. to ends. The physician or other licensed practitioner review every patient record to verify orders. permitted by the state and the facility to order Once approved, the form will be submitted restraint or seclusion must verify the verbal order for printing and implemented upon receipt. In a signed written form in the resident's record. Target Date of May 30, 2015. 5/30/15 The physician or other licensed practitioner permitted by the state and the facility to order Education: Director of Performance restraint or seclusion must be available to staff for Improvement will meet with current consultation, at least by telephone, throughout the physicians individually to review new period of the emergency safety intervention. process; and will add instruction and competency to new physician orientation by May 30, 2015. 5/30/15 This ELEMENT is not met as evidenced by: Based on record review, observation, and Monitoring: The Risk Manager will complete interview the facility failed to insure that the verbal weekly random audits of seclusion/ restraint orders were being signed by the physician within order forms and report to Medical Director twenty-four (24) hours for six (6) of ten (10) any instances of non-compliance. sampled patients. Medical Records will complete a monthly audit of seclusion/ restraint forms and report Findings include:

Any deficiency statement ending with an asterists (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued

FORM CMS-2567(02-99) Previous Versions Obsolete

LABORATORY DIRECTOR SOR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

Event ID: 3SVM11

Facility ID: PRTF001005

(X6) DATE

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION A. BUILDING			(X3) DATE SURVEY COMPLETED		
		11L005	B. WING			04/03/2	015
	PROVIDER OR SUPPLIER HEIGHTS HOSPITAL			STREET ADDRESS, CITY, STATE, ZIP C 934 BRIARCLIFF ROAD, NE ATLANTA, GA 30306	ODE	,	
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF COP (EACH CORRECTIVE ACTION CROSS-REFERENCED TO THE DEFICIENCY)	SHOULD	BE COM	(X5) APLETION DATE
N 143	Record review reve 1. Record review for order not signed tim 2. Record review for orders not signed tim 3. Record review for order not signed tim 4. Record review for orders not signed tim 5. Record review for orders not signed tim 6. Record review for orders not signed tim Interview on 4-1-20 confirmed these find physician that signed facility every day. Review of the policy physical Hold Restrationphysician 's writte	aled the following: or patient #1 revealed six (6) nely. or patient #4 revealed four (4) mely. or patient #5 revealed one (1) nely. or patient #6 revealed four (4) mely. or patient #7 revealed ten (10) mely. or patient #9 revealed one (1)	N 14	to the PI Committee. Goal of 1 compliance with audits to begin Responsible Persons: Medical Risk Manager, Director of Heal Information	in June. Director,	\$	

HEALTHCARE TACKITY TEGULAPRINTED: 04/06/2015 DIVISION State of GA, Healthcare Facility Regulation Division STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X1) PROVIDER/SUPPLIER/CLIA (X3) DATE SURVEY AND PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETED A BUILDING: B. WING RECEIVED 044-588 04/03/2015 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 934 BRIARCLIFF ROAD, NE LAUREL HEIGHTS HOSPITAL ATLANTA, GA 30306 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE PRÉFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) TAG DATE TAG DEFICIENCY) 1 000 Initial Comments. 1000 A relicensure survey was completed on 4/2/15 and Laurel Heithgs (RMHF) was in substantial compliance with Chapter 111-8-68 Rules and Regulations for Residential Mental Health Facilities for Children and Youth. The following deficiencies were cited: Corrective Action: The Director of Food 1763 111-8-68-.07(5) Services- Nutrition. 1763 SS=D Services held a training with all dietary staff on April 1, 2015 reviewing the policy 4.1.15 Nutrition. Food services must comply with the 'Infection Control Dietary Services: Food Rules and Regulations for Food Service, Chapter Preparation, Service and Cleanliness'. As an 290-5-14. There must be a provision for planning additional check, and preparation of special diets as needed. Menus shall be evaluated by a consultant dietitian Education: The Director of Food Services and relative to nutritional adequacy at least monthly. Dietitian will develop and educate dietary with observation of food intake and changes seen staff to annual competencies that will include in the patient. review and acknowledgment of policies and 5.1.15 procedures to include 'Infection Control Dietary Services: Food Preparation, Service and Cleanliness'. This RULE is not met as evidenced by: Based on review of facility food temperature log, Monitoring: policies and procedures and interview, the facility failed to ensure that foods served to its patients For the next three months (or until 3 months were monitored for appropriate temperature in a consistent at 100%) the Food Service Director manner to protect them from potential contagion will check the temperature log daily to assure in thirteen (13) out of twenty-seven (27) meals it is being completed correctly; and if it is not served. will address inconsistencies immediately. The Director of Food Services will submit a Findings include: weekly compliance report to the CEO regarding temperature logs. Tour of the facility's kitchen at 9:50 a.m. on 4/01/2015 with the facility's Dietary Manager and The Director of Food Services will report %

State of GA Inspection Report LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

review of food temperature logs revealed that

food service personnel failed to record guide line

for four (4) breakfasts, two (2) lunches and seven (7) dinners between 3/18/2015 and 3/26/2015.

temperatures for food to be served to residents

TITLE 4/21/15

Committee on a monthly basis. Goal of 100%

compliance to the Infection Control

Responsible Person: Director of Food Services, Dietitian, IC Committee, CEO

(X6) DATE

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STATE FORM

3SVM11

compliance.

if continuation sheet 1 of 3

PRINTED: 04/06/2015 FORM APPROVED

State of	GA, Healthcare Faci	lity Regulation Division		***************************************		
STATEMEN	IT OF DEFICIENCIES	(X1) PROVIDER/SUPPLIER/CLIA	(X2) MULTIPI	E CONSTRUCTION	(X3) DATE SURVEY COMPLETED	
AND PLAN	OF CORRECTION	IDENTIFICATION NUMBER:	A. BUILDING		JOHN LET CO	
		044-588	B, WING		04/0	3/2015
NAME OF	PROVIDER OR SUPPLIER	STREET ADI	DRESS, CITY,	STATE, ZIP CODE		
_		934 BRIA	RCLIFF ROA			
LAUREL	HEIGHTS HOSPITAL		GA 30306	•		
(X4) ID		TEMENT OF DEFICIENCIES	ID PROVIDER'S PLAN OF CORRECTION			(X5)
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ing		,	1710	DEFICIENCY)		£
1763	Continued From pa	re 1	1763			1
	•	-		77		
		mber CRDS4735.OD, last				
		entitled, "Infection Control ood Preparation, Service and				
		tes inpart, "It is the policy of				
Ţ		be prepared and sevrved in				•
	such a manner as t	o prevent food borne illness		m-regge		
	and contamination"	· •				
	The Distance Manager			74.75 		•
	the time of discover	er confirmed the findings at				1
	the time of discover	у.				į
1 780	111_9.69_07(0) So	rvices- Medical Orders.	1789			i 1
1709	111-0-0007(8) 38	vices- Medical Orders.	1109	Corrective Actions: Order books are		1
	Medical orders sha	II be in writing and signed by		created by the Director of Nursing. T nurse will flag (different color for ea		
		phone/verbal orders shall be		physician) and the physician will rev	iew and	1
	used sparingly and	given only to a licensed nurse		sign every 24 hours or as soon as pos		1
		ed individual as determined by		Orders will be in the book for seven	days	; !
		accordance with State law.		and then will be removed and filed b		1
		iving the telephone/verbal		night nurse. Implementation date of	May I,	5.1.15
		etely repeat the order and the an shall verify that the		2015		1
		project. The individual		Education: Director of Performance		
		shall document, in the		Improvement will add instruction an		
	patient's clinical rec	ord that the order was	! !	competency to new physician orienta	ation by	5.30.15
		ed. Telephone/verbal orders		May 30, 2015.		
		the physician within the		Manitaring, The DOM will complet		
		ed in the facility 's policies and ensure that it is done as soon		Monitoring: The DON will complet random audits and report compliance		
: 		telephone/verbal orders are		monthly. Goal of 100% compliance		ł
		signed within the timeframe		•		
		olicy, the facility will take		Responsible Person: Medical Direct	or,	1
	appropriate correcti	ve action.		Director of Nursing, Director of		·
		44		Performance Improvement		
		Egildo too				
		100				
į		ARREST AND A STATE OF THE STATE				1
		Total magnetic state of the sta				
		Parade				
1		į.				

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State of	GA, neatincare Fac	Jity Regulation Division				
	NT OF DEFICIENCIES I OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIP A. BUILDING	LE CONSTRUCTION	(X3) DATE SURVEY COMPLETED	
		044-588	B. WING		04/0:	3/2015
NAME OF	PROVIDER OR SUPPLIER	STREET AD	DRESS, CITY,	STATE, ZIP CODE		
LAUDEL	HEIGHTS HOSSITH		RCLIFF RO			
LAUKEL	HEIGHTS HOSPITAL		GA 30306	· · · · · · · · · · · · · · · · · · ·		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD CROSS-REFERENCED TO THE APPROPRIES DEFICIENCY)	DBE .	(X5) COMPLETE DATE
1 789			l 789	Corrective Action: Medical Director n		
		net as evidenced by:		all physicians on April 21, 2015 and d them to verify seclusion/ restraint order		
		view, observation, and failed to insure that the verbal		within 24 hours.		
i		igned by the physician within		A separate seclusion/ restraint order for		
		ırs for six (6) of ten (10)		been created and will be presented to approval on April 30, 2015. The order		
;	sampled patients. Findings Include:			will go directly to the physician for sign		
	Record review rever	aled the following:		no longer requiring the Dr. to review		:
	1. Record review for	r patient #1 revealed six (6)		patient record to verify orders. Once	. 1	
:	order not signed tim	· · · · · · · · · · · · · · · · ·		approved, the form will be submitted printing and implemented upon receip		
}		r patient #4 revealed four (4)		Target Date of May 30, 2015.	'ta	5.30.15
: !	orders not signed tire. 3. Record review for	nely. r patient #5 revealed one (1)				
	order not signed tim			Education: Director of Performance	!	
, ,		patient #6 revealed four (4)		Improvement will meet with current physicians individually to review new	process:	
)	orders not signed tir	nely. · patient #7 revealed ten (10)		and will add instructions and compete	ncy to	
1	orders not signed tir			new physician orientation by May 30,	2015.	5.30.15
		patient #9 revealed one (1)		Monitoring: The Risk Manager will co	omplete	
ļ	order not signed tim			weekly random audits of seclusion/ re		
1		5 with Risk manager		order forms and report to Medical Dir		
,		lings. She states that the deach order noted is at the		any instances of non-compliance. Medical Records will complete a mon		
Í	facility every day.			audit of seclusion/ restraint forms and		
:	Review of the policy	titled "Sectusion and		to the PI Committee. Goal of 100%		
•		aint " states in part " n order is entered into the		compliance with audits to begin in Ju-	ne.	
!		24 hours or as soon as		Responsible Persons: Medical Directo	3 r :	
	possible "	2 , 1102.10 3 , 20 00011 20		Director of Performance Improvement		
j			i	Director of Health Information, PI Co	ommittee	
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State of GA, Healthcare Facility Regulation Division

	IT OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		E CONSTRUCTION	(X3) DATE COMP	SURVEY LETED	
			A. BUILDING:	A. BUILDING:		С	
		044-588	B. WING			2/2016	
NAME OF F	PROVIDER OR SUPPLIER	STREET ADD	DRESS, CITY, S	TATE, ZIP CODE			
LAUREL	. HEIGHTS HOSPITAI		RCLIFF ROA , GA 30306				
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORR (EACH CORRECTIVE ACTION S CROSS-REFERENCED TO THE AF DEFICIENCY)	HOULD BE	(X5) COMPLETE DATE	
1 000	Initial Comments.		1 000				
	was in compliance was in Regulations for	urvey, Laurel Heights Hospital with Chapter 111-8-68 Rules Residential Mental Health en and Youth, as a result of tion #GA0060381.					

State of GA Inspection Report
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TITLE (X6) DATE State of GA. Healthcare Facility Regulation Division

	T OF DEFICIENCIES OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION (X3) A. BUILDING:		(X3) DATE :	SURVEY LETED
			A. BOILDING.		С	
		044-588	B. WING			, 6/2017
NAME OF F	PROVIDER OR SUPPLIER	STREET ADD	DRESS, CITY, S	TATE, ZIP CODE		
LAMPEL BEIGHT AND POLICE			RCLIFF ROA , GA 30306	AD, NE		
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULE CROSS-REFERENCED TO THE APPROP DEFICIENCY)) BE	(X5) COMPLETE DATE
	Initial Comments. At the time of the si was in compliance of and Regulations for Facilities for Childre	urvey, Laurel Heights Hospital with Chapter 111-8-68 Rules Residential Mental Health en and Youth, as a result of tion #GA00175500.	TAG		RIATE	DATE

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TITLE (X6) DATE

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State of GA. Healthcare Facility Regulation Division

	STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION (X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:		I	E CONSTRUCTION	(X3) DATE SURVEY COMPLETED		
		044-588	B. WING		07/29	07/29/2015	
NAME OF F	PROVIDER OR SUPPLIER	STREET ADD	DRESS, CITY, S	TATE, ZIP CODE	-		
LAUREL	. HEIGHTS HOSPITA		RCLIFF ROA ., GA 30306	AD, NE			
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTIC (EACH CORRECTIVE ACTION SHOULI CROSS-REFERENCED TO THE APPROF DEFICIENCY)	D BE	(X5) COMPLETE DATE	
1 000	Initial Comments.		1000				
	was in substantial of 111-8-68 Rules and Mental Health Facil a result of complain	urvey, Laurel Heights Hospital compliance with Chapter d Regulations for Residential ities for Children and Youth, as at investigation #GA00153081. ency was written as the result					
1763 111-8-6807(5) Services- Nutrition.		1763					
	Nutrition. Food services must comply with the Rules and Regulations for Food Service, Chapter 290-5-14. There must be a provision for planning and preparation of special diets as needed. Menus shall be evaluated by a consultant dietitian relative to nutritional adequacy at least monthly, with observation of food intake and changes seen in the patient.						
	Based on review of procedures, facility record review (#s 1-determined that the	met as evidenced by: the facility's policies and correspondence, medical -10) and staff interview, it was a facility failed to follow its policy of patient's weights every					
	Findings were:						
	entitled Vital Signs, number CRPH4228 revealed that it was nurse to record heig month unless more	y's policy and procedure Height and Weight, Policy 8.0E, revised 07/22/10, the responsibility of the staff ght and weight one time per effrequent checks were					

State of GA Inspection Report

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE (X6) DATE

State of GA, Healthcare Facility Regulation Division

	T OF DEFICIENCIES	(X1) PROVIDER/SUPPLIER/CLIA	(X2) MULTIPLE CONSTRUCTION ((X3) DATE	
AND PLAN	OF CORRECTION	IDENTIFICATION NUMBER:	A. BUILDING:		COMP	LETED
		044-588	B. WING		07/2	9/2015
NAME OF F	PROVIDER OR SUPPLIER	STREET ADD	RESS, CITY, S	TATE, ZIP CODE		
LAHDEL	. HEIGHTS HOSPITAI	934 BRIA	RCLIFF ROA	AD, NE		
LAUREL	TILIGITIS HOSFITA	ATLANTA	, GA 30306			
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOUL) CROSS-REFERENCED TO THE APPROP DEFICIENCY)	D BE	(X5) COMPLETE DATE
I 763	Continued From pa	ge 1	I 763			
1763	stated that height a documented on the medical record upon Review of the CDC graphic sheet revea admission (02/02/1 was not weighed aghis/her weight had on Review of medical refive (5) of ten (10) mand 10) failed to ha monthly weights we as dictated by the factor of clinic he/she was unawar were not being perfectived.	nd weight were to be graphic sheet of the patient's n admission and monthly. growth chart and patient #5's led that the patient's weight on 5) was #138.8. The patient gain until 05/22/2015 and dropped to #117. ecords (#s 1-10) revealed that nedical records (#s 1, 2, 4, 5 we documented evidence that are being performed on patients acility's policy. on 07/29/2015 at 4:15 p.m., al services revealed that the that the patient's weights ormed and monitored on a would take measures to	1763			

State of GA Inspection Report STATE FORM

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PRINTED: 09/21/2015 FORM APPROVED

State of GA, Healthcare Facility Regulation Division (X1) PROVIDER/SUPPLIER/CLIA STATEMENT OF DEFICIENCIES (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER** COMPLETED A BUILDING __ C B WING 044-588 08/26/2015 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 934 BRIARCLIFF ROAD, NE **LAUREL HEIGHTS HOSPITAL** ATLANTA, GA 30306 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (X4) ID (EACH CORRECTIVE ACTION SHOULD BE PRÉFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL **PREFIX** REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE DATE TAG TAG DEFICIENCY) 1000 1000 Initial Comments. At the time of the survey, Laurel Heights was in compliance with Chapter 111-8-68 Rules and Regulations for Residential Mental Health Facilities for Children and Youth, as a result of complaint investigation #GA 00153717 State of GA Inspection Report LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

STATE FORM

TITLE

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(X6) DATE

State of GA. Healthcare Facility Regulation Division

AND PLAN OF CORRECTION IDENTIFICATION NUMBER: A. BUILDING: C 10/05/2017 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE	7
NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE	17
024 DDIADOLIEE DOAD NE	
LAUREL HEIGHTS HOSPITAL 934 BRIARCLIFF ROAD, NE ATLANTA, GA 30306	
PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMP	X5) PLETE ATE
I 000 Initial Comments.	
At the time of the survey, Laurel Heights Hospital was in compliance with Chapter 111-8-68 Rules and Regulations for Residential Mental Health Facilities for Children and Youth, as a result of complaint investigations # GA00178889.	

State of GA Inspection Report
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TITLE (X6) DATE State of GA. Healthcare Facility Regulation Division

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:			(X2) MULTIPLE CONSTRUCTION (X A. BUILDING:		(X3) DATE : COMP	SURVEY LETED
			A. BOILDING.)
		044-588	B. WING			5/2017
NAME OF F	PROVIDER OR SUPPLIER			TATE, ZIP CODE		
LAUREL	HEIGHTS HOSPITA		RCLIFF ROA A, GA 30306	AD, NE		
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1 000	Initial Comments.		1 000			
	was in substantial o 111-8-68 Rules and Mental Health Facil	urvey, Laurel Heights Hospital compliance with Chapter d Regulations for Residential ities for Children and Youth, as nt investigation #GA00179764. ency was cited.				
l 829 SS=D	829		I 829			
	Each [clinical] re	cord shall contain at least:				
	be made by all staff regarding the patier policies, and author each entry. When rinvolved in patient control by the clinic active participation. Symbols and abbrewhen they have been and when there is a diagnosis, both psy	ries in the clinical records shall f having pertinent information int, consistent with the facility is shall fully sign and date mental health trainees are care, documented evidence cal records to substantiate the of supervisory clinical staff. Eviations shall be used only en approved by the clinical staff an explanatory legend. Final victional is the dividual the use of either ations.				
	Based on interviews and review of policie failed to ensure that	met as evidenced by: s, review of medical records, es and procedures, the facility t the medical record reflected nts, interventions and nent.				
	revealed that on 8/3	Review of patient #1's record 30/17 at 8:30 a.m., a telephone the nurse practitioner for an				

State of GA Inspection Report

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE (X6) DATE

State of GA, Healthcare Facility Regulation Division

	T OF DEFICIENCIES	(X1) PROVIDER/SUPPLIER/CLIA	(X2) MULTIPL	E CONSTRUCTION	(X3) DATE	
AND PLAN	AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		A. BUILDING:		COMP	LETED
						; l
		044-588	B. WING			5/2017
NAME OF F	PROVIDER OR SUPPLIER	STREET AD	DRESS. CITY. S	TATE, ZIP CODE		
		934 BRIA	RCLIFF RO			
LAUREL	HEIGHTS HOSPITA		A, GA 30306			
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1.000	0 f 1 F	4	1.000			
l 829	Continued From pa	ge 1	l 829			
		evaluate foot pain. The x-ray				
		on 8/30/17 at 11:30 a.m., an				
		#1's foot was taken and there				
		ies noted included fractures				
	, ,	of the record did not reveal				
		ne nature of patient #1's foot				
	complaint.					
	In an interview on 1	0/4/17 at 12:15 p.m. in the				
		mployee #14, a nurse				
		hat he/she did not recall				
		stated that if a patient had a				
	medical complaint,	the unit staff would order a				
		le/she stated that a medical				
		completed and placed in the				
		r he/she makes an assessment				
	of the patients phys	sical complaint.				
	Δn interview with er	nployee #2, a therapist, was				
		/17 at 3:15 p.m. in the				
		He/she had been employed at				
		r and was the therapist on unit				
		#2 recalled that patient #1's				
		by the patient's roommate				
		ing it in the door. He/she did				
		me of the injured foot.				
		that patient #1 had reported				
		ther patient had slapped				
		e of the report reported that the				
		e any visible marks or bruising. ot recall the exact day or date				
	of either of these re	•				
	or citator of theorete	portou injuniou.				
	An interview with er	mployee #5, the program				
		icted on 10/3/17 at 11:00 a.m.				
		oom. He/she stated that				
	he/she had been in	the position since August 1,				
	2017. He/she reca	lled that patient #1 had a foot				
	injury but did not re	call the exact nature of the				

State of GA Inspection Report

State of GA. Healthcare Facility Regulation Division.

STATEMEN	OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	(X2) MULTIPLE CONSTRUCTION A. BUILDING:		(X3) DATE S	LETED
		044-588	B. WING		10/0	; 5/2017
NAME OF F	PROVIDER OR SUPPLIER			TATE, ZIP CODE		
LAUREL	. HEIGHTS HOSPITAL		RCLIFF ROA ., GA 30306	AD, NE		
(X4) ID PREFIX TAG	(EACH DEFICIENCY	TEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULE CROSS-REFERENCED TO THE APPROP DEFICIENCY)) BE	(X5) COMPLETE DATE
I 829	injury. In an interview on 16 conference room, er nursing/risk manage incident reports on reviewed 4/17/17, rewere to be followed appropriately throug responsibility of the physician of any me physician was responsultation. A med be initiated by the n	0/3/17 at 10:00 a.m. in the mployee #2, director of er, stated that there were no record for patient #1. y's policy number d 'Medical Consultation', last evealed that medical problems	I 829	DEFICIENCY)		

State of GA Inspection Report

State of GA, Healthcare Facility Regulation Division

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION A. BUILDING:		(X3) DATE SURVEY COMPLETED		
			A. BUILDING:	A. BOILDING.		
		044-588	B. WING		11/1	, 3/2015
NAME OF F	PROVIDER OR SUPPLIER	STREET ADD	DRESS, CITY, S	TATE, ZIP CODE		
LAUREL	HEIGHTS HOSPITA		RCLIFF ROA , GA 30306	AD, NE		
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	Initial Comments. At the time of the secompliance with Change Regulations for Research Facilities for Childre	urvey, Laurel Heights was in apter 111-8-68 Rules and sidential Mental Health en and Youth, as a result of tion #GA00156477.	TAG		PRIATE	DATE

State of GA Inspection Report
LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE (X6) DATE

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044-588

A BUILDING

B. WING

11/29/2016

NAME OF PROVIDER OR SUPPLIER

LAUREL HEIGHTS HOSPITAL

STREET ADDRESS, CITY, STATE, ZIP CODE 934 BRIARCLIFF ROAD, NE

ATLANTA, GA 30306

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(X4) ID PREFIX TAG

SUMMARY STATEMENT OF DEFICIENCIES
(EACH DEFICIENCY MUST BE PRECEDED BY FULL
REGULATORY OR LSC IDENTIFYING INFORMATION)

ID PREFIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) (X5) COMPLETE DATE

loop Initial Comments.

At the time of the survey, Laurel Heights Hospital was not in compliance with Chapter 111-8-68 Rules and Regulations for Residential Mental Health Facilities for Children and Youth, as a result of complaint investigation #GA00168904. The following deficiency was cited.

1 929 111-8-68-.08(2)(c) Emergency Safety SS=G Interventions.

Emergency safety interventions shall not include the use of any restraint or manual hold that would potentially impair the patient's ability to breathe or has been determined to be inappropriate for use on a particular patient due to a documented medical or psychological condition.

This RULE is not met as evidenced by:
Based on review of the facility's policies
and procedures, medical records (#s 110), employee files (#s 1-8), credential
files (#s 12 and 13), videotape of the
incident, staff and patient interviews,
observations and review of facility
seclusion and restraint data, it was
determined that the facility used a manual
hold in a manner that would potentially
impair the patient's ability to breathe
resulting in the death of the patient.

Findings were:

Review of the patient #1's medical record revealed that the patient was admitted to this facility for evaluation and treatment of various psychiatric symptoms and problem behaviors.

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Corrective Action

The DON, Medical Director, and Director of Clinical Services reviewed and revised the policy for Seclusion and Restraint (Policy # CRPM4109.0X) to ensure inclusion of all of the requirements in the rule. The policy was approved by the Governing Body on 12/14/16.

The elements of the revised policy include (Tags N-127; 128; 132; 140; 145; 149; 150; 153; 154; 155; 156; 161; and 165):

- An order for restraint or seclusion must not be written as a standing order or on an as-needed basis.
- Restraint or seclusion must not result in harm or injury to the
- An emergency safety intervention must be performed in a manner that is safe, proportionate, and appropriate to the severity of the behavior, and the resident's chronological and developmental age; size; gender; physical, medical, and psychiatric condition; and personal history (including any history of physical or sexual abuse).

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If continuation sheet 1 of 7

B. WING

C 11/29/2016

NAME OF PROVIDER OR SUPPLIER

LAUREL HEIGHTS HOSPITAL

STREET ADDRESS, CITY, STATE, ZIP CODE 934 BRIARCLIFF ROAD, NE

ATLANTA, GA 30306

(X4) ID TAG SUMMARY STATEMENT OF DEFICIENCIES PREFIX (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)

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1929 Continued From page 1

his/her functional behaviors such as coping skills and communication since the time of admission three (3) years previously. Patient #1 was currently in the custody of the Department of Family and Children Services (DFCS).

Review of the Nursing Progress Notes revealed that on the day in question, the nurse was called to assess patient #1 as the patient was aggressive toward a peer as evidenced by patient

#I hitting a peer. Patient #I required a physical hold/restraints x 2 due to his/her aggressive behavior. The nurse went into the medication room to prepare a medication that was ordered as needed for aggression when a "Code Blue" (an announcement that is used for a

cardiopulmonary [heart/lungs] arrest happening to a patient in a hospital or clinic and requiring a team to rush to a location to begin resuscitative efforts) was announced. The nurse ran to the location and found that cardiopulmonary resuscitation (CPR) was being performed on patient #1. 911 was called and CPR was continued until Emergency Medical Technicians (EMTs) arrived and took over the care of patient

#1. Review of the Transfer/Emergency Services
Progress Note revealed that the patient became
unresponsive with no breathing noted and that CPR
was initiated. Patient #1 was transferred via ambulance
to a local hospital. Efforts to resuscitate patient #1 were
unsuccessful and the patient was pronounced deceased
by the receiving hospital. An autopsy was pending with
a possible diagnosis of aspiration.

Review of patient #1's hold/restraint data revealed that for the previous two (2) months, patient #1 had four (4) holds/restraints-one in September 2016 and three (3) in October 2016 No previous holds/restraints were present for

Orders for restraint or seclusion must be by a physician, permitted by the State and the facility to order restraint or seclusion and trained in the use of emergency safety interventions. Federal regulations at 42 CFR 441.151 require that inpatient psychiatric services for beneficiaries under age 21 are provided under the direction of a physician.

• Within 1 hour of the initiation of the emergency safety intervention a physician, or RN trained in the use of emergency safety interventions and permitted by the state and the facility to assess the physical and psychological wellbeing of residents, must conduct a face-to-face assessment of the physical and psychological wellbeing of the resident, including but not limited to

- The resident's physical and psychological status;
- The resident's behavior;
- 3) The appropriateness of the intervention measures; and
- 4) Any complications resulting from the intervention.

• Staff must document the intervention in the resident's record. That documentation must be completed by the end of the shift in which the intervention occurs. If the intervention does not end during the shift in which it began, documentation must be completed during the shift in which it ends. Documentation must include all of the following:

1)Each order for restraint or seclusion as required in paragraph (g) of this section. "As stated in §483.358(g), Each Order for restraint or seclusion must include-" through §483.358(g)(3)"The emergency safety intervention ordered, including the length of time for which the physician or other licensed practitioner permitted by the state and the facility to order restraint or seclusion authorized its use" and associated Guidance.

2)The emergency safety situation that required the resident to be restrained or put in seclusion.

B)The name of staff involved in the emergency safety intervention.

11/29/2016

NAME OF PROVIDER OR SUPPLIER

LAUREL HEIGHTS HOSPITAL

STREET ADDRESS, CITY, STATE, ZIP CODE 934 BRIARCLIFF ROAD, NE

ATLANTA GA 30306

(X4) ID

TAG

SUMMARY STATEMENT OF DEFICIENCIES
(EACH DEFICIENCY MUST BE PRECEDED BY FULL,
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ID PREFIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) (XS) COMPLETE DATE

1929 Continued From page 2

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November 2016. Review of the data from the two (2) holds that occurred on the day in question revealed that no physician orders or documentation of de-escalation attempts were present.

Review of the facility's policy and procedure entitled "Seclusion and Physical Hold/Restraint," Policy # CRPM4109.0W, revised 08/31/16 revealed that it was the policy of the facility to utilize seclusion and physical hold/restraint only as the last resort in the presence of patient behaviors which are imminently threatening the safety of others or the safety of the patient. Less restrictive interventions are attempted as soon as evidence of behavioral and/or verbal escalation occurs. Only when these early interventions fail and/or the patient has escalated so quickly as to be physically out of control is seclusion or physical hold/restraint initiated. These emergency intervention procedures are never to be used as a means of coercion, discipline, retaliation or for the convenience of staff. All seclusion and physical holds/restraints require an initial order from a physician; and if required, an extension from a physician.

Emergency Safety Interventions (ESIs) will be performed in a manner that is safe, proportionate, and appropriate to the severity of the behaviors, and the patient's chronological and developmental age; size, gender, physical, medical and psychiatric conditions and personal history (including any history of physical or sexual abuse). Precautions should be taken to prevent a patient or staff from sustaining a physical or psychological injury during these emergency intervention procedures. Within 1-hour of the initiation of seclusion or physical hold/restraint, the patient's physical and sychological

- 4) The facility must maintain a record of each emergency safety situation, the interventions used, and their outcomes.
- 5) The physician or other licensed practitioner permitted by the state and the facility to order restraint or seclusion must sign the restraint or seclusion order in the resident's record as soon as possible.
- 6) Document in the resident's record the date and time the team physician was consulted.
- 7) Clinical staff trained in the use of emergency safety interventions must be physically present, continually assessing, and monitoring the physical and psychological well-being of the resident and the safe use of restraint throughout the duration of the emergency safety intervention.

Staff Education

The Director of Nursing, Director of Risk Management, Director of Education, Therapeutic Foster Care, Chief Financial Officer, Director of Admissions, Director of Clinical Services, and Director of Operations or their designees, began re-training all direct care staff, nursing staff, medical staff, and LIPs on revised policy 12/16/16. Completion date is 12/26/16. The following elements were emphasized during the re-education:

- An order for restraint or seclusion must not be written as a standing order or on an as-needed basis.
- Restraint or seclusion must not result in harm or injury to the resident and must be used only
- An emergency safety intervention must be performed in a manner that is safe, proportionate, and appropriate to the severity of the behavior, and the resident's chronological and developmental age; size; gender; physical, medical, and psychiatric condition; and personal history (including any history of physical or sexual abuse).
 Orders for restraint or seclusion must be by a physician, permitted by the State and the facility to order restraint or seclusion and trained in the use of emergency safety interventions. Federal regulations at 42 CFR 441.151 require that inpatient psychiatric services for beneficiaries under age 21 are provided under the direction of a physician.

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NAME OF PROVIDER OR SUPPLIER

STREET ADDRESS, CITY, STATE. ZIP CODE

LAUREL HEIGHTS HOSPITAL

934 BRIARCLIFF ROAD, NE ATLANTA, GA 30306

(X4) ID PREFIX TAG SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)

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(X6) COMPLETE DATE

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well-being will be assessed by a physician or a licensed professional. The patient's rights, dignity, safety, and well-being will be maintained. 3. Manual Hold/Restrain means the application of physical force, without the use of any device, for the purpose of restricting the free movement of a patient's body. All clinical staff employed at the facility receive training in an approved ESI Course. Staff consistently use these techniques to de-escalate agitated or aggressive patient. Prior to seclusion or physical restraint, all other methods of de-escalation principles and facility practice are used. A refresher training and competency assessment are required twice a year for each clinical employee.

Review of the incident video on 11/28/16 at 2:15 p.m. and 11/29/16 at 10:30 a.m. in the Conference Room, revealed that on 11/20/16 at 12:11 p.m. the patient (#1) is noted to be in the hallway just outside of his/her room where a table was observed to have been placed. The patient was noted to struggle physically with a staff member (#2) and the staff member was noted to be straddling the patient by . sitting on the patient's midsection at 12:12:33. Another staff member (#3) was noted to be kneeling next to the patient at 12:12:43. At 12:13:33, MHA (#4) was observed approaching the two staff members and the patient. At 12:14:40 the MHA (#2) was seen getting off the patient. Continued review of the video revealed the MHA (#4) was noted to be on the patient's back with the patient facing the ground at 12:17:23. The patient was noted to be struggling, and the MHA was seen holding the patient's arms above his/her head. The MHA was observed to continue struggling with the patient while the patient remained face down until

- Within 1 hour of the initiation of the emergency safety intervention a physician, or RN trained in the use of emergency safety interventions and permitted by the state and the facility to assess the physical and psychological wellbeing of residents, must conduct a face-to-face assessment of the physical and psychological wellbeing of the resident, including but not limited to
- 1) The resident's physical and psychological status;
- 2) The resident's behavior;
- 3) The appropriateness of the intervention measures; and
- 4) Any complications resulting from the intervention.
- Staff must document the intervention in the resident's record. That documentation must be completed by the end of the shift in which the intervention occurs. If the intervention does not end during the shift in which it began, documentation must be completed during the shift in which it ends. Documentation must include all of the following:
- 1) Each order for restraint or seclusion as required in paragraph (g) of this section. "As stated in §483.358(g), Each Order for restraint or seclusion must include-" through §483.358(g)(3)"The emergency safety intervention ordered, including the length of time for which the physician or other licensed practitioner permitted by the state and the facility to order restraint or seclusion authorized its use" and associated Guidance.
- 2) The emergency safety situation that required the resident to be restrained or put in seclusion.
- The name of staff involved in the emergency safety intervention.
- 4) The facility must maintain a record of each emergency safety situation, the interventions used, and their outcomes.
- 5) The physician or other licensed practitioner permitted by the state and the facility to order restraint or seclusion must sign the restraint or seclusion order in the resident's record as soon as possible.

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12:2i patie The unco and NP (day in the interpretation of the int	room at 12:20:45. CPR was in AED arrived and was ed on the patient at 12:24:16:47, and the patient was transported by EMS at 12:45:15. Ing an interview with Director of apy (DRT, Employee #1) and 1/28/16 at 3:11 p.m. in the Corport revealed that he/she was ram (a physical restraint progrention) Instructor. The DRT states the staff with training for particular and methods of de-escalation by. The DRT stated that the consister a horizontal was to have members administering the hear stated that the patient's bray, and circulation were to be a while the patient was to be placed to while on the ground or floor. DRT stated that holding a patient was contraindicated as it of the chest and abdomer rations. The DRT of that if a patient verbalized that the patient verbalized the patient verbalized that the patient verbalized the patient ve	to be yelling in the video. The physic physical restraint in used in the object of noticed that he physical restraint in used in the object of the physical restraint in used in the ore no less than two less than	of restraint/seclusion documents k or designee to ensure that all elected to hours. Any variation in practing and/or disciplinary action up to again data is reported monthly to the last Executive Committee monthly entry to be sufficient of Nursing; Risk Manager; Character of Operations; Medical Executive Committee monthly entry to be sufficient of Operations; Medical Executive Action calling staff were re-educated on Common, which included a review of the skills, and therapeutic holds. Book of Visual Depictions of Appuint, as well as, included the following as well as, included the following approach towards preventing by use a physical restraint or hold ming themselves ming someone else	are monitored by the Director ements are correctly complete ice will result in additional and including termination. The Quality Council and and Governing Board 20; Director of Clinical cal Director critical Guidelines for Physical of communication skills, The review provided Mindset propriate Technique of Physical wing: cation is the first and least aggression. as a last resort when the child

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LAUREL	HEIGHTS HOSPITAL	ATLANTA,	GA 30306	
(X4) ID PREFIX TAG	(EACH DEFICIENCY	FEMENT OF DEFICIENCIES MUST BE PRECEDED BY FULL IC IDENTIFYING INFORMATION)	PROVIDER'S PLAN OF CORRECTION PREFIX (EACH CORRECTIVE ACTION SHOULD TAG CROSS-REFERENCED TO THE APPROPRIED TO THE APPROPRIED CONTROL OF THE APPROPRI	D BE COMPLETE
1929	holds and de-escalar received a six (6) mapproximately four a stated that a six (6) given. The ORT adincluded a demonstrany staff member ne practice, it was alwa courses. During the course of asked to view the viewing, which the ORT portion of the interviviewing his/her weight appropriate. When a propriate weight of constrict the patient should never have a and the MHA should have asked MHA (#4) was hold administering a horizindicated the hold was appropriately. When MHA should have new the MHA could cause and restrict breathing staff has been taughthold cannot be applied the DRT added that observing and assist	tion. and that all employees onth refresher course that was and a half (4.5) hours. The ORT hour annual training is also ded that the testing ation and a written test, and if reded further Instruction or anys offered during the stee of the incident for the first agreed to do. The following the was conducted after the lew. IMA (#2) should have straddled er weight, the ORT stated that at on the patient was not asked why the ORT explained on the patient in that way could breathing and cause undue. The ORT added that the MHA approached the patient alone, for assistance. When asked if ing the patient correcting while contal hold, the MHA as not done correctly or asked why the ORT stated the ver been on the patient's back. ORT indicated the weight of a undue injury to the patient. The ORT stated that the it to release the patient if the	*If there is physical distressADJUST or RELI 11) Do not lecture, threaten, or try to discipline a physical restraint. 12) Avoid engaging in general conversation with	ing to the floor njury for staff and the o a child-avoid using physical and trust. It teaches that it to keep them safe. ng over a child's head we body positions: athing and it can re- or have any type of cal restraint. The my part of a child's t your entire body in the floor. the child's: EASE THE HOLD a child during a

handled correctly.

During an interview with the Director of Nursing

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NAME OF PROVIDER OR SUPPLIER

STREET ADDRESS, CITY, STATE, ZIP CODE

934 BRIARCLIFF ROAD, NE
ATLANTA, GA 30306

PROVIDER'S PLAN OF CORRECTION (XS)

(X4) ID PREFIX TAG SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION) ID PREFIX TAG PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY) (XS) COMPLETE DATE

1929 Continued From page 6

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(DON) (#11) on 11/29/16 at 1:55 p.m. in the Conference Room, the DON revealed that the first time the patient (#1) was restrained at approximately 12:11 p.m. on 11/20/16, no MD order for the restraint was obtained due to the ongoing situation with the patient. The DON

stated that after second restraint hold in the day room, the RN (#7) was trying to get a medication to administer to the patient, and a code blue was called. The DON stated that subsequently, an order for the restraint was never obtained.

During an interview with the MD (#14) on 11/29/16 at 2:10 p.m. in the Conference Room, the MD stated he/she was informed about the restraint after the incident, but the MD stated he/she had never been called about obtaining an order for the restraint. The MD explained that orders that needed to be signed were placed in his/her box. When asked if the MD had received any paperwork regarding the restraint for the patient on 11/20/16, the MD stated he/she had

Review of the videotape and interview with the Mindset instructor (employee #1) during the viewing of the videotape revealed that the holds/restraints on the day in question with patient #1 were done incorrectly. The facility was unable to tell the surveyors how often or even if the videos of the milieu were reviewed on a regular basis in order to assure that the holds/restraints

basis in order to assure that the holds/restraints performed by the staff were done properly. Review of the employee files revealed that all employees involved in the incident had received hold/restraint training according to the facility's policy, but the facility falled to monitor whether staff were performing those holds/restraints according to their Mindset training.

Staff Education

Unit 7 direct care staff were re-educated by Certified Mindset Instructors on the management of aggressive behavior techniques including the review of communication skills, protective skills, and therapeutic holds, as well as, verbal de-escalation. Mindset Skills Assessments were re-issued. Unit 7 retraining was completed as of 12/7/16

100% of active facility staff has been re-educated on the Critical Guidelines for Physical Intervention, as well as, provided Mindset Handbook of Visual Depictions of Appropriate Technique of Physical Restraint as of 12/16/16.

Monitoring

Certified Emergency Safety Intervention Instructors or designee will review 100% of physical holds that are viewable on surveillance camera to review correct use of trained techniques. Staff identified as not meeting standards for correct technique will be provided additional training in individual or group settings. Ongoing non-compliance will be addressed through disciplinary action up to and including termination. Aggregate data is reported monthly to the Quality Council, Medical Executive Committee and quarterly to the Governing Body.

Responsible Persons

Director of Nursing; Risk Manager; Director of Clinical Services; Director of Operations;

Certified Emergency Safety Intervention Instructors

PRINTED: 09/24/2018 FORM APPROVED OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA AND PLAN OF CORRECTION IDENTIFICATION NUMBER:		(X2) MULTIPLE CONSTRUCTION A. BUILDING			(X3) DATE SURVEY COMPLETED	
		11L005	B. WING _			C 11/29/2016
	ROVIDER OR SUPPLIER	L		STREET ADDRESS, CITY, STATE, ZIP COD 934 BRIARCLIFF ROAD, NE ATLANTA, GA 30306		
(X4) ID PREFIX TAG	(EACH DEFICIENC)	ATEMENT OF DEFICIENCIES Y MUST BE PRECEDED BY FULL SC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORR ((EACH CORRECTIVE ACTION S CROSS-REFERENCED TO THE AF DEFICIENCY)	HOULD BE	(X5) COMPLETION DATE
N 000	was not in compliar Participation 483.35 Participation for the Seclusion in Psych Facilities Providing for Individuals Under	survey, Laurel Heights Hospital nce with Condition of 54 Subpart G: Condition of Use of Restraint and iatric Residential Treatment Impatient Psychiatric Services or Age 21 as a result of the	N 0	00		
	noncompliance cauten (10) identified s at 2:45 p.m., an im was identified. The the Chief Operating Clinical Services (D Resources (DHR), Director of Operation	HS Corporation were informed				
	of Action and Risk I presented to the su the following:	15 a.m., an Organization Plan Reduction Strategies was Irveyors. The Plan consisted of				
AROPATORY	directly involved in the include written court determined appropriate investigation. Ediscipline will be made Completion date; 1: Update: One (1) of involved in the incidental involved in the other courts.	ne actions for identified staff the incident will be taken to enseling up to termination as riate pending the completion of Evidence of progressive aintained in personnel files. 1/29/16. If the three (3) employees dent was terminated on er two (2) staff remain on ER/SUPPLIER REPRESENTATIVE'S SIGNA	TURF	TITLE		(X6) DATE

01/10/2017

Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

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N 000	Action Item #2 Direct care staff will be conducted a minimum of once on the conducted during is overseen by DC and utilize immed on the conducted during is overseen by DC and other immediate	ill be re-educated on the facility acting appropriate and adequate s including timely observations, ntation, and hand-off Re-education has been initiated to be completed by 12/02/16. will be monitored through the and observation round audits in person and camera review at e per shift per unit per week. In process. The Director of continues to provide education counseling checklist (attached), and on conducting appropriate servation rounds including timely carate documentation, and cation. Re-education will be each shift change meeting that DO or designee. Will develop interest to use when doing dis. This will give immediate imployee and require a signature has been re-educated. The coropriate action to address. Date	N O			

	OF DEFICIENCIES F CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER:	l ' '	TPLE CONSTRUCTION NG		TE SURVEY MPLETED
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N 000	observation round person and camera per shift per unit per 11/29/16 Update: provide education checklist (attached copy of Dress Coddidelines for Prof Conduct Policy will Medical Executive employees by 12/1 Action Item #4 Automated Externa will be re-located to care staff will be reemergency medical machine to be com Update 11/19/16: to provide access the Education with state track by 12/12/16. HR file. Action Item #5 Nursing and direct on the facility protoresponse and staff medical codes. Codocumented and rilles. Re-education Update 11/19/16: assigned to resporbringing AED and Team will review ar	the senior leadership and audits will be conducted in a review at a minimum of once er week. In process. DOO continues to and obtain verbal counseling I). Reviewed and provided a e ((MHR9015.0D) and fessional Conduct. Professional I be adopted and approved by Committee and trained to all	N O			

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N 000	include a schedule and quarterly Code review and update Staff on updated postaff on updat	irect care employees. Will of monthly Code Blue drills Ten drills and scenarios. Will policy in PI 11/30/16. Educate blicies by 12/12/16. Itaff will be re-educated on the gressive behavior techniques and Verbal De-escalation by date of completion 12/02/16. Guidelines for Physical eviewed with all staff on duty s, email All direct care staff will be management of aggressive s and Verbal De-escalation by erovement Team on the facility the regarding restraint and tablished by 11/30/16. Team	N 00			
	and direct care staff 11/19/16 Update: If array of team members of 11/30/16. Action Item #8 Staff will be re-educed of parking personal Re-education to be 11/19/16: Email bl. Announce in shift of	de the identified senior leaders f. Meeting is scheduled with an obers from different departments eated regarding the prohibition vehicles in identified fire lanes. completed by 12/02/16. ast sent to all employees. Change report. Identified plant idership Team to enforce				

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N 000	phone issues regard from Unit 7. 11/19/16 Update: Chave adequate capa and outgoing phone Action Item #10 All staff will be re-ed Guidelines for Phys provided Mindset H of Appropriate Tech Documentation will files by 12/02/16, Update: This proce The IJ was removed USE OF RESTRAIL CFR(s): 483.354 Subpart G: Condition of Restraint and Se Residential Treatment Psychiatric Services Twenty One. This CONDITION is Based on review of procedures, medica files (#s 1-8), crede videotape of the incinterviews, observatiseclusion and restraint and restraint and restraint and se procedures, medica files (#s 1-8), crede videotape of the incinterviews, observatiseclusion and restraint and restraint and restraint and se procedures, medica files (#s 1-8), crede videotape of the incinterviews, observatiseclusion and restraint and rest	gh investigation into reported ding access and dropped calls. Completed. Verified that we acity to manage all incoming e calls. ducated on the Critical ical Intervention as well as andbook of Visual Depictions nique of Physical Restraint. be maintained in personnel ess was started 11/28/16. d on 11/29/16 at 10:15 a.m. NT AND SECLUSION on of Participation for the Use clusion in Psychiatric ent Facilities Providing Inpatient is for Individuals Under Age s not met as evidenced by: If the facility's policies and all records (#s 1-10), employee ntial files (#s 12 and 13), ident, staff and patient tions and review of facility aint data, it was determined	N 00			
	interviews, observat seclusion and restra that the facility failed patient during a res	tions and review of facility				

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N 100	11/28/16 at 4:15 p. acceptable Credible 11/29/16 at 10:15 a N-132, N-140, N-154, N-154, N-155, N-15 in the Condition nor Findings were: Review of the patient was evaluation and trea symptoms and probability of the patient #1 was currently and communication three (3) years prevented by the currently in the customard and Childrent Review of the Nursi that on the day in the customard a peer as expeer. Patient #1 reax 2 due to his/her a went into the medication that was aggression when a announcement that [heart/lungs] arrest hospital or clinic an location to begin reannounced. The next into the medication to begin reannounced. The next into the medication to begin reannounced.	ardy (IJ) was called on m. The facility provided an example Allegation of Compliance on a.m. Tags N-127, N-128, 45, N-149, N-150, N-153, 56, N-161 and N-165 resulted in-compliance to be made. In #1's medical record revealed admitted to this facility for timent of various psychiatric olem behaviors. In the facility for timent of various psychiatric olem behaviors. In the facility for timent of admission with the facility for the facility for timent of admission with the facility facility for the facility for				

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N 100	called and CPR was Medical Technician the care of patient at Transfer/Emergency revealed that the payon initiated. Patient # ambulance to a loc resuscitate patient patient was pronour receiving hospital. possible diagnosis Review of patient # that for the previous had four (4) holds/restraints were Review of the data occurred on the data occur	ed on patient #1. 911 was so continued until Emergency is (EMTs) arrived and took over #1. Review of the y Services Progress Note atient became unresponsive oted and that CPR was 1 was transferred via all hospital. Efforts to #1 were unsuccessful and the need deceased by the An autopsy was pending with a of aspiration. 1's hold/restraint data revealed is two (2) months, patient #1 estraints-one in September in October 2016. No previous re present for November 2016. from the two (2) holds that y in question revealed that no documentation of	N 10				

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N 100	means of coercion, convenience of staff holds/restraints reqiphysician; and if reciphysician; and if reciphysician. Emergency Safety I performed in a man and appropriate to tand the patient's chage; size, gender, ppsychiatric condition (including any histo Precautions should or staff from sustain injury during these procedures. Within seclusion or physical and psycheassessed by a physical and psycheassessed by a physical and psycheassessed by a physical entry in the patient's rights will be maintained, means the application the use of any devict the free movement. All clinical staff emptraining in an approconsistently use the agitated or aggress or physical restraint de-escalation princiused. A refresher transport assessment are recollinical employee.	ures are never to be used as a discipline, retaliation or for the f. All seclusion and physical uire an initial order from a quired, an extension from a nterventions (ESIs) will be ner that is safe, proportionate, he severity of the behaviors, ronological and developmental physical, medical and history ry of physical or sexual abuse). be taken to prevent a patient ing a physical or psychological emergency intervention 1-hour of the initiation of al hold/restraint, the patient's blogical well-being will be sician or licensed professional. dignity, safety, and well-being 3. Manual Hold/Restrain on of physical force, without be, for the purpose of restricting	N 1				

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N 100	12:11 p.m. the patient hallway just outside was observed to har was noted to strugg member (#2) and the straddling the patient observed approaching the patient. At 12:12 observed approaching the patient. At 12:13 getting off the patient video revealed the Nathe patient's back with ground at 12:17:23 struggling, and the patient's arms above observed to continually while the patient rer 12:20:01 when the patient over. The punconscious. The Nathe patient at 12:21:03. The Author patient at 12:24 and the patient was by EMS at 12:45:16. During an interview Therapy (DRT, Emplinstructor on 11/28/Conference Room, was a certified Mind.	at 10:30 a.m. in the revealed that on 11/20/16 at ent (#1) is noted to be in the of his/her room where a table we been placed. The patient le physically with a staff ne staff member was noted to atient by sitting on the patient's:33. Another staff member e kneeling next to the patient 13:33, MHA (#4) was ng the two staff members and 4:40 the MHA (#2) was seen at. Continued review of the MHA (#4) was noted to be on ith the patient was noted to be on ith the patient was noted to be MHA was seen holding the e his/her head. The MHA was e struggling with the patient mained face down until MHA was observed turning the atient appeared to be with appeared to be with appeared to be with appeared to be yelling to be running in the video. RN (#7) were observed running 12:20:45. CPR was initiated ED arrived and was placed on 10. EMS arrived at 12:36:47, transported out the day room	N 1				

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N 100	Instructor. The DF the staff with training and methods of de The DRT stated the a horizontal was to members administ stated that the pacificulation were to the patient is in a lipatient was to be public while on the ground holding a patient in contraindicated as to the chest and a respirations. The liverbalized or indictional having difficulty broad to release the patient stated that there would justify a patient straddled. The Direceive a two (2) do course on physical that all employees refresher course the half (4.5) hours. Thour annual training added that the test and a written test, further instruction during the courses asked to view the proportion of the interviewing of t	RT stated that he/she provides and for physical restraint holds e-escalation used in the facility, at the correct way to administer to have no less than two (2) staff tering the hold. The DRT further atient's breathing, airway, and be monitored at all times while hold. The DRT stated that the blaced laterally (on his/her side) dor floor. The DRT stated that in a face-down position was it could cause undue pressure bedomen and restrict DRT stated that if a patient ated in any way that they were eathing, the staff member was ent immediately. The DRT also rould never be a situation that ent being held facedown and RT further stated that all staff ay, fourteen (14) hour full I holds and de-escalation, and received a six (6) month that was approximately four and a she DRT stated that a six (6) and is also given. The DRT ting included a demonstration and if any staff member needed for practice, it was always offered in the interview, the DRT was wideo of the incident for the first RT agreed to do. The following view was conducted after the	N 1				

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N 100	stated that placing was not appropriate explained that plac way could constrict cause undue injury added that the MH, approached the pa should have asked MHA (#4) was hold administering a hor the hold was not do When asked why the have never been or asked why the DRT MHA could cause or restrict breathing. has been taught to cannot be applied to the staff members wassisting the hold sthat the hold was no During an interview (DON) (#11) on 11/Conference Room, time the patient (#1 approximately 12:1 order for the restraiongoing situation wastated that after seroom, the RN (#7) to administer to the called. The DON sorder for the restraiong an interview at 2:10 p.m. in the stated he/she was	age 10 Int with his/her weight, the DRT his/her weight on the patient at the patient's breathing and at the patient. The DRT ing weight on the patient in that the patient's breathing and at the patient. The DRT ing the patient correcting while rizontal hold, the MHA indicated one correctly or appropriately. The DRT stated the MHA should in the patient's back. When indicated the weight of the undue injury to the patient and the DRT stated that the staff release the patient if the hold correctly. The DRT added that who were observing and should have alerted the MHA of being handled correctly. In with the Director of Nursing (29/16 at 1:55 p.m. in the the DON revealed that the first personal in the patient. The DON conditions of the patient. The DON conditions of the patient, and a code blue was tated that subsequently, an interest with the MD (#14) on 11/29/16 Conference Room, the MD informed about the restraint but the MD stated he/she had	N 1				

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N 100	restraint. The MD eneeded to be signed When asked if the Mpaperwork regarding on 11/20/16, the MI Review of the video Mindset instructor (viewing of the video holds/restraints on t#1 were done incorrected to tell the surveyors of the milieu were reorder to assure that by the staff were done employee files reveal involved in the incident training according to facility failed to mon	bout obtaining an order for the explained that orders that d were placed in his/her box. MD had received any g the restraint for the patient D stated he/she had not. tape and interview with the employee #1) during the tape revealed that the the day in question with patient rectly. The facility was unable how often or even if the videos eviewed on a regular basis in the holds/restraints performed the properly. Review of the aled that all employees ent had received hold/restraint to the facility's policy, but the itor whether staff were olds/restraints according to	N 16				

State of GA, Healthcare Facility Regulation Division

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		044-588	B. WING			, 1/2017
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1 000	was in compliance wand Regulations for Facilities for Childre	urvey, Laurel Heights Hospital with Chapter 111-8-68 Rules Residential Mental Health en and Youth, as a result of tion #GA00182161.	1000			

State of GA Inspection Report
LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE (X6) DATE